John Martz' property and run across the back of the yard. It enters that lot or driveway. Otherwise you wouldn't have any driveway.

- (The Court) This piece of land is about 16 feet long and 8 feet wide?
- A Just enough for a drive in there, I judge, because it is right in the rear of the garden, and he built a garage right at the end of the driveway.
- and the that the owners of this lot are exactly the same as the owners of the lother lot
 - Yes, sir, Just the same.
- Qi The principal deed was made February 16, 1921, and this additional deed was made May 24, 1939 - 18 years later, is that correct?
 - A Yes.
- Q Please state why it was that this second deed for the strip of land was not included in the proceeding originally?
- A I didn't know anything about it, until I called up "Bibby" (Mr. Storm) and asked him what was the meaning of it.
- Q (Mr. Storm) The Judge wants to know about the difference of 18 years.
- A Well, the alley was opened up in the past two years, when the City bought the strip off the Deaf and Dumb School, wasn't it?
- Q (The Court) Just state who had the deed for this strip. Did you have it?
- A No, sir, I did not. It was at home. She found it at home when she was moving, I suppose. She brought it up to "Bibby".
 - Q You didn't know anything about it?
- A No, I didn't know a thing about it, because I was surprised when my husband came home with this notice and I called Bibby" and asked him what the meaning of it was. Otherwise I didn't know anything about it.
- It is the deed to the property to the rear end of the lot? A Yes, because all the names on it are correct, just as on the house deed.